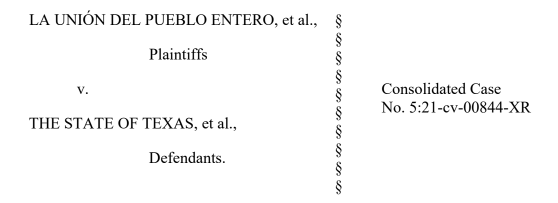
# IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION



# JOINT STIPULATION REGARDING THE DEPOSITION OF THE EL PASO COUNTY ELECTIONS ADMINISTRATOR

Pursuant to this Court's standing instruction, *see* Fact Sheet for Judge Xavier Rodriguez ¶ 34, Plaintiffs La Unión del Pueblo Entero, *et. al.*¹ ("Private Plaintiffs"), Plaintiff the United States of America ("United States"), Intervenor-Defendants the Harris County Republican Party, Dallas County Republican Party, Republican National Committee, National Republican Senatorial Committee, and National Republican Congressional Committee (collectively, "Intervenor-Defendants"), State Defendants Gregory W. Abbott, W. Kenneth Paxton, and Jane Nelson (collectively, "State Defendants"), and Defendant El Paso County Elections Administrator Lisa Wise hereby stipulate that:

and Workers Defense Action Fund.

<sup>&</sup>lt;sup>1</sup> Plaintiffs, with the exception of the United States, are as follows: La Unión del Pueblo Entero, Friendship-West Baptist Church, the Anti-Defamation League Austin, Southwest, and Texoma Regions, Southwest Voter Registration Education Project, Texas Impact, Mexican American Bar Association of Texas, Texas Hispanics Organized for Political Education, Jolt Action, William C. Velasquez Institute, FIEL Houston Inc., and James Lewin, Houston Justice, Houston Area Urban League, Delta Sigma Theta Sorority, Inc., The Arc of Texas, and Jeffrey Lamar Clemmons, LULAC Texas, Voto Latino, Texas Alliance for Retired Americans, Texas AFT, Mi Familia Vota, Marla Lopez, Marlon Lopez, Paul Rutledge, OCA-Greater Houston, League of Women Voters of Texas, REVUP-Texas,

- 1. All undersigned parties agree that a deposition of the Office of the El Paso County Elections Administrator pursuant to Fed. R. Civ. P. 30(b)(6) (the "30(b)(6) Deposition") will be held on April 18, 2023, starting at 10:00 a.m. CDT.
- 2. State Defendants have served the Office of the El Paso County Elections Administrator with notice as required under Fed. R. Civ. P. 30(b)(6).
- 3. The Office of the El Paso County Elections Administrator has designated El Paso County Elections Administrator Lisa Wise to testify at the 30(b)(6) Deposition.
- 4. State Defendants, Private Plaintiffs, the United States, and Intervenor-Defendants may ask questions of Ms. Wise at the 30(b)(6) Deposition. No other parties are noticing a deposition or will be permitted to ask questions of Ms. Wise at the 30(b)(6) Deposition.
- 5. State Defendants, Private Plaintiffs, the United States, and Intervenor-Defendants agree that any questions asked of Ms. Wise at the 30(b)(6) Deposition will fall solely within the scope of Exhibit A to that notice, subject to the limitation set forth in Paragraph 6 below. The Office of the El Paso County Elections Administrator further reserves the right to serve responses and objections to the topics set out in Exhibit A, and to meet and confer with counsel for State Defendants, Private Plaintiffs, the United States, and Intervenor-Defendants regarding the scope of questioning at the 30(b)(6) Deposition.
- 6. The undersigned parties agree that the 30(b)(6) Deposition of Ms. Wise will be exclusively dedicated to the November 2022 General Election.
- 7. All undersigned parties agree that they will not serve a deposition notice pursuant to Fed. R. Civ. P. 30(b)(1) on Ms. Wise.

- 8. All undersigned parties agree that the 30(b)(6) deposition will not extend beyond one day (*i.e.*, seven hours), to be split evenly among the State Defendants and the Intervenor-Defendants, on the one hand, and the Private Plaintiffs and the United States on the other.
- 9. By entering into this stipulation, the undersigned parties do not waive any rights to re-open the 30(b)(6) Deposition or to pursue a further deposition based on new or previously undisclosed information.

Dated: March 15, 2023 Respectfully submitted,

## /s/ Orion Armon

Orion Armon (CO SBN 34923)

## **COOLEY LLP**

1144 15<sup>th</sup> Street, Suite 2300

Denver, CO 80202-2686

Telephone: +1 720 566-4000

Facsimile: +1 720 566-4099

oarmon@cooley.com

#### **COOLEY LLP**

Kathleen Hartnett\* (CA SBN 314267)

khartnett@cooley.com

Beatriz Mejia\* (CA SBN 190948)

bmejia@cooley.com

David Louk\* (CA SBN 304654)

dlouk@cooley.com

Kelsey Spector\* (CA SBN 321488)

kspector@cooley.com

Germaine Habell\* (CA SBN 333090)

ghabell@cooley.com

Caroline A. Lebel\* (CA SBN 340067)

clebel@cooley.com

3 Embarcadero Center, 20th Floor

San Francisco, CA 94111-4004

Telephone: +1 415 693-2000

Facsimile: +1 415 693-2222

## STATES UNITED DEMOCRACY CENTER

Christine P. Sun\* (CA SBN 218701)

3749 Buchanan St., No. 475165

San Francisco, CA 94147-3103

Telephone: +1 615 574-9108

christine@statesuniteddemocracy.org

## STATES UNITED DEMOCRACY CENTER

Ranjana Natarajan (TX SBN 24071013)

1801 E 51st St., Suite 365, No. 334

Austin, TX 78723

Telephone: +1 323 422-8578

ranjana@statesuniteddemocracy.org

## STATES UNITED DEMOCRACY CENTER

Marina Eisner\* (DC SBN 1005593)

1101 17 Street NW

Washington, DC 20036

Telephone: +1 240 600-1316

marina@statesuniteddemocracy.org

## STATES UNITED DEMOCRACY CENTER

Robert Cotter\* (IL SBN 6334375)

7510 N. Greenview Ave., Apt. #3

Chicago, IL 60626

Telephone: +1 224-235-2606

robert@statesuniteddemocracy.org

## EL PASO COUNTY ATTORNEYS

Jo Anne Bernal (TX SBN 02208720)

El Paso County Attorney

Joanne.Bernal@epcounty.com

John E. Untereker (TX SBN 24080627)

**Assistant County Attorney** 

juntereker@epcounty.com

500 East San Antonio, Room 503

El Paso, Texas 79901

Telephone: +1 915 546-2050

Facsimile: +1 915 546-2133

Attorneys for Lisa Wise, in her official capacity as the El Paso County Elections Administrator

## /s/ Uzoma N. Nkwonta

Uzoma N. Nkwonta\*

Christopher D. Dodge\*

Michael B. Jones\*

Noah B. Baron\*

Elena A. Rodriguez Armenta\*

<sup>\*</sup>Admitted pro hac vice

Daniela Lorenzo\*

Marcos Mocine-McQueen\* **ELIAS LAW GROUP LLP**250 Massachusetts Avenue NW, Suite 400
Washington, D.C. 20001
Telephone: (202) 968-4490

unkwonta@elias.law cdodge@elais.law mjones@elias.law nbaron@elias.law erodriguezarmenta@elias.law dlorenzo@elias.law mmcqueen@elias.law

Counsel for LULAC Plaintiffs

# /s/ Nina Perales

Nina Perales (Tex. Bar No. 24005046)
Julia R. Longoria (Tex. Bar No. 24070166)
Fátima L. Menéndez (Tex. Bar No. 24090260)
MEXICAN AMERICAN LEGAL DEFENSE AND
EDUCATIONAL FUND
110 Broadway, Suite 300
San Antonio, TX 78205
Telephone: (210) 224-5476
Facsimile: (210) 224-5382
nperales@maldef.org

nperales@maldef.org jlongoria@maldef.org fmenendez@maldef.org

Michael C. Keats\*
Rebecca L. Martin\*
Jason S. Kanterman\*
Kevin Zhen\*
FRIED, FRANK, HARRIS, SHRIVER &
JACOBSON LLP
One New York Plaza
New York, New York 10004
Telephone: (212) 859-8000
Facsimile: (212) 859-4000
michael.keats@friedfrank.com
rebecca.martin@friedfrank.com
jason.kanterman@friedfrank.com

Attorneys for Plaintiffs

kevin.zhen@friedfrank.com

LA UNIÓN DEL PUEBLO ENTERO, SOUTHWEST VOTER REGISTRATION EDUCATION PROJECT, MEXICAN AMERICAN BAR ASSOCIATION OF TEXAS, TEXAS HISPANICS ORGANIZED FOR POLITICAL EDUCATION, JOLT ACTION, WILLIAM C. VELASQUEZ INSTITUTE, FIEL HOUSTON INC.

# /s/ Sean Morales-Doyle

Sean Morales-Doyle (NY Bar No. 5646641)
Jasleen K. Singh\* (Cal. Bar No. 316596)
Patrick A. Berry\* (NY Bar No. 5723135)
Robyn N. Sanders\* (N.C. Bar No. 58339)
Eliza Sweren-Becker\* (NY Bar No. 5424403)
Andrew B. Garber\* (NY Bar No. 5684147)
BRENNAN CENTER FOR JUSTICE AT NYU
SCHOOL OF LAW

120 Broadway, Suite 1750 New York, NY 10271 Telephone: (646) 292-8310 Facsimile: (212) 463-7308

sean.morales-doyle@nyu.edu

jasleen.singh@nyu.edu patrick.berry@nyu.edu rs8592@nyu.edu

eliza.sweren-becker@nyu.edu andrew.garber@nyu.edu

Paul R. Genender (Tex. Bar No. 00790758) Elizabeth Y. Ryan (Tex. Bar No. 24067758) Matthew Berde\* (Tex. Bar No. 24094379) Megan Cloud (Tex. Bar No. 24116207) WEIL, GOTSHAL & MANGES LLP

200 Crescent Court, Suite 300

200 Crescent Court, Suite 3

Dallas, Texas 75201

Telephone: (214) 746-8158 Facsimile: (214)746-7777 Paul.Genender@weil.com Liz.Ryan@weil.com

Matt.Berde@weil.com Megan.Cloud@weil.com

Alexander P. Cohen\* (Tex. Bar No. 24109739) WEIL, GOTSHAL & MANGES LLP 767 Fifth Avenue New York, New York 10153 Telephone: (212) 310-8020 Facsimile: (212) 310-8007 Alexander.Cohen@weil.com

Attorneys for Plaintiffs:

FRIENDSHIP-WEST BAPTIST CHURCH, ANTI-DEFAMATION LEAGUE AUSTIN, SOUTHWEST, AND TEXOMA REGIONS, TEXAS IMPACT, JAMES LEWIN

KRISTEN CLARKE Assistant Attorney General

ELISE C. BODDIE Principal Deputy Assistant Attorney General Civil Rights Division

/s/ Michael E. Stewart

T. CHRISTIAN HERREN, JR. RICHARD A. DELLHEIM DANIEL J. FREEMAN DANA PAIKOWSKY MICHAEL E. STEWART JENNIFER YUN Attorneys, Voting Section Civil Rights Division U.S. Department of Justice 950 Pennsylvania Avenue NW Washington, D.C. 20530 (202) 307-2767 michael.stewart3@usdoj.gov

KEN PAXTON Attorney General of Texas

Brent Webster First Assistant Attorney General

GRANT DORFMAN
Deputy First Assistant Attorney General

SHAWN E. COWLES
Deputy Attorney General for Civil
Litigation

CHRISTOPHER D. HILTON Chief, General Litigation Division Tex. State Bar No. 24087727

/s/ Kathleen T. Hunker KATHLEEN T. HUNKER Special Counsel Tex. State Bar No. 24118415

J. AARON BARNES Special Counsel Tex. State Bar No. 24099014

OFFICE OF THE ATTORNEY GENERAL P.O. Box 12548 (MC-009)
Austin, Texas 78711-2548
Tel.: (512) 463-2100
christopher.hilton@oag.texas.gov
kathleen.hunker@oag.texas.gov
aaron.barnes@oag.texas.gov

# /s/ John M. Gore

John M. Gore
E. Stewart Crosland (pro hac vice)
Stephen J. Kenny (pro hac vice)
Charles E.T. Roberts
JONES DAY
51 Louisiana Avenue, N.W.
Washington, D.C. 20001
Phone: (202) 879-3939
Fax: (202) 626-1700
jmgore@jonesday.com
scrosland@jonesday.com
skenny@jonesday.com
cetroberts@jonesday.com

Counsel for Intervenor-Defendants

# **CERTIFICATE OF SERVICE**

I certify that on March 15, 2023, I electronically filed the foregoing with the Clerk of Court using the CM/ECF system, which will send notification of this filing to counsel of record.

/s/ Orion Armon
Orion Armon

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